UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD DIVISION OF JUDGES

CO	MAR,	INC.

and

4-CA-28570 and 4-CA-33903

UNITED STEEL, PAPER AND FORESTRY, RUBBER, MANUFACTURING, ENERGY, ALLIED INDUSTRIAL AND SERVICE WORKERS INTERNATIONAL UNION, AFL-CIO f/k/a AMERICAN FLINT GLASS WORKERS UNION OF NORTH AMERICA, AFL-CIO

ERRATA

The following corrections are hereby made in my decision which issued on April 3, 2006:

On page 15, footnote 21, at line 35, in a discussion of a motion by the Union, I inadvertently stated "I hereby grant the *Respondent's* motion to strike". That portion of the decision is hereby corrected to read "I hereby grant the Union's motion to strike".

On page 33, the portion of line 7 that reads "Nor, do I believe" is corrected to read "Nor do I believe".

Dated, Washington, D.C., April 24, 2006

PAUL BOGAS Administrative Law Judge Elana R. Hollo, Esq. National Labor Relations Board, Region 4 615 Chestnut Street Philadelphia, Pennsylvania 19106 FAX 215-597-7568

Joel E. Cohen, Esq. McDermott, Will & Emery 50 Rockefeller Plaza New York, New York 10020-1605 FAX 212-547-5444

James R. LaVaute, Esq. Blitman & King Franklin Center, Suite 300 443 North Franklin Street Syracuse, New York 13204-1415 FAX 315-471-2623